

Maricopa County Justice Courts, State of Arizona

STATE OF ARIZONA VS CASE NUMBER: TELEPHONIC GUILTY / NO CONTEST PLEA PROCEEDING Defendant DOB 1. Defendant understands the nature of the charges, to-wit: Assault, cl 1 2 3 False information, cl 1 Littering, cl 1 Interference w/ Judicial Proceedings, cl 1 Criminal Damage, cl 1 Shoplifting, cl 1 Disorderly Conduct, cl 1 Issuing Bad Check(s), cl 1 Theft, cl 1 Driving on a suspended license, cl 1 Fictitious Plate, cl 2 Racing / exhibition of Speed, cl 1 Leaving the Scene of an Accident, cl 3 Excessive Speed, cl 3 Reckless Driving, cl 2 Minor Driving after Drinking, cl 1 Minor Possessing or Consuming Alcohol, cl 1 Consume Alcohol in Public, cl 2 Violation of Promise to Appear, cl 2 Other 2. Defendant appeared \(\bigcup \text{ with counsel } \(\bigcup \text{ without counsel } \(\text{ without counsel } \(\text{ without counsel } \(\text{ without counsel } \) 3. Defendant has entered into a plea agreement, and consents to its terms; plea to the court. 4. Defendant desires to change the plea in this case from Not Guilty to Guilty or No Contest. 5. Defendant understands that the range of penalty is: up to \$2,500.00 fine plus surcharges, 6 months jail, and/or 3 years probation for a class 1 misdemeanor up to \$750.00 fine plus surcharges, 4 months jail, and/or 2 years probation for a class 2 misdemeanor up to \$500.00 fine plus surcharges, 30 days in jail, and/or 1 year probation for a class 3 misdemeanor up to \$300.00 fine plus surcharges for a petty offense and that if he/she defaults in payment of an ordered fine the court may issue a warrant of arrest to appear and show cause why he/she should not be held in contempt. If the court finds that defendant's default was willful, the court may order the defendant be confined in jail for a period of one day for each \$ of the unpaid fine. 6. The court has inquired as to the defendant's probation or parole status. 7. Defendant understands that the following constitutional rights are given up by changing the plea: a. Right to plead not guilty and require the State to prove guilt beyond a reasonable doubt. b. Right to a trial by jury by a judge. c. Right to be represented by an attorney and my right to have an attorney appointed for me if I cannot afford one. d. Right to confront witnesses against the defendant and cross-examine them as to the truthfulness of their testimony. e. Right to present evidence in the defendant's behalf and the right to subpoena witnesses free of charge. f. Right to remain silent and to be presumed innocent until proven guilty beyond a reasonable doubt. g. Right to a direct appeal. 8. Defendant understands that, if he/she is a certified teacher or is teaching in a Community College District or Charter School, a guilty or no contest plea to a Title 13 violation will be reported and may result in consequences affecting your 9. Defendant understands Rule 17.2f: If you are not a citizen of the United States, pleading guilty or no contest to a crime may affect your immigration status. Admitting guilt may result in deportation even if the charge is later dismissed. Your plea or admission of guilt could result in your deportation or removal, could prevent you from ever being able to get legal status in the United States, or could prevent you from becoming a United States citizen. 10. Defendant wishes to give up these constitutional rights after having been advised of them. 11. Defendant understands that a review of the conviction or sentence may only be made pursuant to Rule 32. 12. There exists a basis in fact for believing the defendant guilty of the offenses charged. 13. Plea is voluntary and not the result of forces, threats, or promises other than those contained in the plea agreement. I certify that I am an out-of-state resident or that I reside more than 100 miles from the court. I also certify that I have read and understand all of the matters cited above. That I wish to give up my constitutional rights including my right to an attorney and that I wish to plead

guilty to the charge(s) noted above.

Date Defendant Address

Telephone Number

| | | CASE NUMBER: | |
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| STATE OF ARIZONA | VS. | | |
| | | TELEPHONIC GUILTY / NO CONTEST PLEA PROCEEDING | |
| Defendant | DOB | | |
| oregoing information and identifi | ed himself or herself to me | (driver's license number and/or picture identification) | |
| and that I have affixed a print of | the defendant's right index | finger to this document. | |
| | | | |
| Date: | | Officer Name and Badge Number | |
| | | | |
| | | Law Enforcement Agency | |
| | | Address | |
| | | Telephone Number | |
| | against him or her. constitutional rights which on t wishes to give up the co | defendant waived by pleading guilty. nstitutional rights of which he or she has been advised. | |
| | | guilty of the offenses charged and, that the defendant's plea of guilty is her than those contained in a plea agreement. | |
| On the basis of these findings, I charges, and I accept his or her | | nt knowingly, voluntarily and intelligently pleads guilty to the above | |
| Date: | luntino | of the Deces | |
| | JUSTICE | of the Peace | |